1 2 3 4 5 6 7 8 9 110 111	SHEPPARD, MULLIN, RICHTER & HAMPTO A Limited Liability Partnership Including Professional Corporations NEIL A.F. POPOVIĆ, Cal. Bar No. 132403 ANNA S. McLEAN, Cal. Bar No. 142233 TENAYA RODEWALD, Cal. Bar No. 248563 LIÊN H. PAYNE, Cal. Bar No. 291569 JOY O. SIU, Cal. Bar No. 307610 Four Embarcadero Center, 17th Floor San Francisco, California 94111-4109 Telephone: 415.434.9100 Facsimile: 415.434.3947 Email: npopovic@sheppardmullin.com amclean@sheppardmullin.com rodewald@sheppardmullin.com jsiu@sheppardmullin.com	ON LLP				
12	UNITED STATES DISTRICT COURT					
13	NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION					
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15	IN RE SEAGATE TECHNOLOGY LLC	Case No. 3:16-cv-00523-JCS				
16	LITIGATION	[PROPOSED] ORDER GRANTING ADMINISTRATIVE MOTION TO SEAD PORTIONS OF PLAINTIFFS' MOTION FOR CLASS CERTIFICATION				
17	CONSOLIDATED ACTION					
18		Date: March 30, 2018				
19		Time: 9:30 a.m. Place: Courtroom G				
20		Judge: Hon. Joseph C. Spero				
21		Second Consolidated Amended Complaint				
22		filed: July 11, 2016				
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	T. Control of the con					

The Court has reviewed Seagate Technology LLC's ("Seagate") Administrative Motion to File Under Seal Portions of its Opposition to Plaintiffs' Motion for Class Certification and related documents, as well as the Declaration of Ronald Lane, Dkt. 143. The Court rules as follows.

GOOD CAUSE APPEARING THEREFORE, the Administrative Motion to Seal is GRANTED. The documents identified below shall remain filed under seal:

6	Document	Portion(s) to Be Sealed
7	Declaration of Donald Adams in	Declaration ¶¶ 11-12; 15-119
/	Response to the Declaration of Andrew	
8	Hospodor and in Opposition to Plaintiffs'	
	Motion for Class Certification	
9	Declaration of Glen Almgren in Support	Declaration ¶¶ 5-30
10	of Seagate's Opposition to Plaintiffs' Motion for Class Certification	
	Declaration of Patrick Dewey in Support	Declaration ¶¶ 5-39
11	of Seagate's Opposition to Plaintiffs'	
12	Motion for Class Certification	
12	Declaration of Harrie Netel in Support of	Declaration ¶¶ 7-40
13	Seagate's Opposition to Plaintiffs'	11 11
	Motion for Class Certification	
14	Declaration of Itamar Simonson, Ph.D. in	Portion of page 5 n.5
15	Support of Seagate's Opposition to	
10	Plaintiffs' Motion for Class Certification	
16	Declaration of Liên H. Payne in Support	Exhibit 1 – Begin Bates FED_SEAG0026697
17	of Seagate's Opposition to Plaintiffs'	Exhibit 2 – Begin Bates FED_SEAG0026839
1 /	Motion for Class Certification	Exhibit 3 – Begin Bates FED_SEAG0026867
18		Exhibit 4 – Begin Bates FED_SEAG0026751 Exhibit 5 – Begin Bates FED_SEAG0057277
		Exhibit 6 – Begin Bates FED_SEAG0037277 Exhibit 6 – Begin Bates FED_SEAG0056259
19		Exhibit 7 – Begin Bates FED_SEAG0030239 Exhibit 7 – Begin Bates FED_SEAG0008927
20		reproduced as FED_SEAG0054950
20		Exhibit 8 – Begin Bates FED_SEAG0055094
21		Exhibit 9 – Begin Bates FED_SEAG0009670
22		Exhibit 10 – Begin Bates FED_SEAG0071085
22		Exhibit 11 – Excerpt of Confidential Hospodor
23		Depo.
		Exhibit 12 – Excerpt of Dewey Depo.
24		Exhibit 13 – Excerpt of Almgren Depo.
25		Exhibit 14 – Excerpt of Khurshodov Depo.
23		Exhibit 15 – Begin Bates FED_SEAG0002320 Exhibit 16 – Begin Bates FED_SEAG0009095
26		Exhibit 19 – Begin Bates FED_SEAG0009093 Exhibit 19 – Begin Bates FED_SEAG0026135
27		Exhibit 20 – Begin Bates FED_SEAG0026244
27		Exhibit 21 – Begin Bates FED_SEAG0009883
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1	IT IS SO ORDERED.			
2	DATED:	, 2018		
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5			HON. JOSEPH C. SPERO UNITED STATES MAGISTRATE J	UDGE
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